### THE COURTCALENDAR

More Law and Motion Cases Disposed of.

WED AFTER MANY VICISSITUDES

Two Lovers and One Woman With Money Cause Some Trouble Which Ends in a Wedding.

Judge Zane resumed work on the law and motion calendar yesterday morning and disposed of the following business:

BALT LAKE HARDWARE COMPANY VS. KINSEY. Salt Lake Hardware company vs. Ruth E. Kinsey; demurrer argued and submitted. SPENCER, BYWATER & CO. VS. MADSEN. Spencer, Bywater & Co. vs. P. W. Mad-

sen et al.; demurrer argued and submitted. DRIGGS VS. BROCKBANK, B. W. Driggs, ir., vs. George Brockbank et al.; demurrer overruled and motion to

strike out parts of complaint allowed. LE SIEUR VS. ASPHELT COMPANY. W. V. Le Sieur vs. North American As-phalt company; demurrer sustained and ten days allowed in which to amend com-

SALT LAKE CONSTRUCTION COMPANY VS

M'EIMMINS.

Salt Lake Construction company vs. Mark McKimmins et al.; demurrer with-drawn and ten days allowed in which to

KIMBALL VS. JONES. J.G. Kimball et al. vs. G. R. Jones; same proceeding.
A. W. Clapp et al. vs. G. A. Alder et al. same proceeding.

ALDER VS. U. S. ACCIDENT ASS'N. M. Rush Alder vs. United States Accident association; same proceeding.

WILCKEN VS. ARCHIBALD. C. H. Wilcken vs. Hugh Archibald; same proceeding.
Mary Anderson vs. Thomas Venard;
same proceeding.

NAPIER VS. M'GREGOR Lawrence Napier vs. D. C. McGregor;

same proceeding.

Henry Dinwoodey vs. C. F. Reynolds et al.; demurrer withdrawn and default en-YOUNG VS. BUNNELL.

J. W. Young vs. G. I. Bunnell: demurrer withdrawn and ten days allowed in which

TURNER VS. HYLER ROCK COMPANY. J. I. Turner vs. Hyler Rock company et

al. : motion to dissolve attachment allowed. FULTON VS. UTAH NURSERY COMPANY. F. Fulton vs. Utah Nursery company; demurrer sustained and leave granted to smend complaint.

S. L. MILL & ELEVATOR CO. VS. VOWLES. Salt Lake Mill and Elevator company vs. J. H. Vowles et al.; demurrer sustained and ten days allowed to amend complaint. SHARP VS. BULLOCK.

J. C. Sharp et al. vs. David Bullock; de-urrer withdrawn and change of venue

TITT VS. ROSS. Fred Titt et al. vs. Mary J. Ross; demurrer contessed and case placed on trial cal-

LANCASTER VS. OLSO. Orson Lancaster et al. vs. Georgina Olso

et al.; demurrer overruled. M'CORNICK VS. SADLER.

W. S. McCornick vs. Henry Sadler; motion to set aside default argued and sub-

Cabal and Love. A few days ago THE HERALD noted the

fact that John C. Stevenson, of Taylorsville, had been arrested on the charge of with Mrs. Matilda Summershoe in August last. The complaint was sworn to by William Summershoe, who claimed to be the husband of the woman, and told quite a story in connection with the matter. According to his statement, Stevenson worked for him and it was while thus employed that he alienated his wife's affections and finally decamped withher. The officers succeeded in arresting Stevenson but the woman in in arresting Stevenson but the woman in the case could not be found. The case has been investigated before Commissioner Greenman, and from the facts elicited there it would appear that Summershoe must have drawn largely upon his imagination for his story. It seems that he com-menced living with the girl, whose name was Mattida Shafler, in Pennsylvania, some time ago, although they were never married. After leaving Pennsylvania, they lived for a time in Chicago and then went to Colorado, and finally brought up here. The woman was keeping house for the proprietor of a brick yard near Taylorsville when Stevenson met her and learned that she was not Summershoe's wife, and they soon grew very fond of each other. It seems soon grew very fond of each other. It seems that the woman's father in Pennsylvania died recently, leaving her quite a lump of money, and Summershoe wasted her to give him an order for \$1,300. She refused to do so and they parted, the woman going off with Stevenson. To avenge himself, the discarded lover had Stevenson arrested, and when the facts above stated were brought out he was promptly discharged. Yesterday morning Matilda emerged from her hiding place and accompanied Stevento Commissioner Moyer's office where they

to Commissioner Moyer's office where they were married. A Mining Case Compromised.

The case of Gebhart & Davis vs. Keliner et al., in which the plaintiffs sued to recover a car load of ore alleged to have been taken from the Colonel Woodward mine at Bingham, or its value, has been compro-mised and settled.

County Court. The following business was transacted by the county court on Monday ABATEMENTS DENIED.

Leonard G. Hanley presented a petition from the Brigham Young Trust company, praying for an abatement of the co tax on Oliver street, amounting to \$285.17. The matter was referred to the county attorney and, on his recommendation, was

BRIDGE NEEDED AT BUTLER.

Charles Colebrook, supervisor of road district No. 25, stated that bridges were required in Butler precinct, one near the schoolhouse on the top of the hill and one over Big Cottonwood, between the paper mill and Knutson's grist mill. The court decided to inspect the premises and act according to the report. cording to the report.

THE INFIRMARY BUILDING. The committee on the infirmary building made a report as follows:

SALT LAKE CITY, Sept. 12, 1891. To the County Court of Salt Lake County: To the County Court of Sait Lake County:

GENTLEMEN-Your building committee for the tenfirmary building beg leave to report on the claim of the contractor, referred to us, as follows: That the foundation of said building is nearly finished, the joists of the first floor put in place and the brick wall on the east side and the ends of said building begun; that we have appointed J. C. Dowling, inspector of works and in company with him and Mr. J. H. Bowman as expert, have made a careful examination of the material used and work thus far performed in the erection of said building, and find as follows: That in the concrete work Utal, instead of Portland, cement has been used and that evidently in small quantities as the concrete is still soft and has no appearance of solidifying. To determine this more fully which the soil removed in several places along the walls so as to expose the concrete, and after careful examination have arrived at the concretul examination are at the concrete work and the concrete work at the concrete

at both the southeast and northeast corners of the building is cracking.

At the northeast corner of the building the rockwork projects over the concrete. The brickwork indicates poor workmanship, and many of the brick in the wall and upon the ground are of inferior quality. In our judgment the contract for the erection of the building has not been reasonably compiled with, and that the architect has been direllet in allowing such work to go on without reporting to the committee or the court. In accordance with the views of the inspector and expert, we recommend as follows: That the contractor be required to take down the entire part so far constructed, and cear away the divis and commence anew the erection of said building, and proceed in necordance with the terms of said contract. That the said claim be not allowed until the same shall have been earned in compliance with said contract. Respectfully submitted.

spectfully submitted.

Reports were also received from J. C. Dowlin, inspector, and J. H. Bowman, expert. They both condemned the workmanship as well as the material used.

Mr. D. P. Benson, the contractor, appeared in his own behalf and stated that while the coment used was not according to the specifications, it had been put down by the order of the architect. As a workman, he condemned the whole job in terms as strong as the committee used, and signias strong as the committee used, and signified his willinguess to take down the toun-dation and rebuild it according to the spec-

A. Rief, the architect, was summoned to appear before the court. He admitted that the work was imperfect and not according to the specifications.

OVER
OVER
THE LEURIS METEORS - 100

The Laurel Crowned Champlens of the continuity of the conti The reports of the committee and of J.C. Dowlin and J. H. Bowman were unanimously adopted.

A TAX CLAIM. The claim of William and Samuel Cooper for abatement of taxes was referred to the county attorney.

ROAD SUPERVISORS.

The following gentlemen were appointed road supervisors: James Michelson, district No. 32; Michael McMillan, district No. 14; M. Fitzgerald, district No. 19; C. B. Rogers, district No. 25. JORDAN PLAT.

The petition of Edward Horne to make the old Jordan plat a part of the county records was referred to the county at-

THANKS. A communication from the secretary of the Irrigation congress, thanking the court for courtesies extended in making an ap-propriation towards defraying the ex-penses of said convention, were read and ordered find

ordered filed. SUPERVISOR HARDY RESIGNS. W. B. Hardy, supervisor, of road dis-trict No. 29, sent in his resignation, which was accepted.

LIQUOR BONDS APPROVED.

The following liquor bonds were approved: John Creghino, Bingham; E. C. Woruski, Mitray; Brown & Cushing, Bingham. The clerk was instructed to issue them licenses.

DAMAGES CLAIMED.

The petition of E. C. Worenski, asking for relief on account of damages to his busi-ness by the Rapid Transit railway com-pany. Referred to Messrs. Bartch and Hardy to investigate and report. NEW ROAD ASKED.

Petition of C. J. Thompson et al., asking that a road be opened to run one mile north from the southeast corner of section 29 and the southeast corner of section 30, township 1 north, range 1 west, was referred to the same committee.

CRIMINAL EXPENSE. Claim of A. J. Burt in the sum of \$27 for criminal expenses, was laid over for one

PAUPER BURIAL. S. D. Evans was authorized to furnish burial for James Wynn. ORDER RECEIVED.

An order from D. P. Benson to pay all money due for construction of addition to the county infirmary through his bonds-men, was ordered filed. The court adjourned for one week.

Police Pointers. Charles Roberts, the bad boy who was arrested a few days ago for stealing a demijohn and some other articles belonging to

Doc Sprague, was yesterday fined \$2 by adultery, alleged to have been committed sudge Gee.

With Mrs. Matilda Summershoe in August Isaac Batcher was fined \$10 for commit-

and Tom Sullivan, the men who were charged with burglarizing Lipman & Wal-lerstein's store on Sunday night, was commenced and was continued over until to

Hood's Sarsaparilla has the largest sale of any medicine before the public. An

GARFIELD BEACH.

New Time Card.

On and aslows:

Leave. Arrive. Garfield. Sam.

Sait Lake. Garfield. Garfield. Sam.

\*7:10 a. m. \*8:35 a. m. 11:50 a. m. 12:46 p. m.

10:06 a. m. 10:45 a. m. \*2:45 p. m. 3:45 p. m.

10:00 a. m. 10:45 a. m. \*3:00 p. m. \*4:00 p. m.

10:00 p. m. 1:45 p. m. 3:00 p. m. \*4:00 p. m.

10:00 p. m. 2:45 p. m. 4:00 p. m. 4:45 p. m.

10:00 p. m. 3:45 p. m. 6:00 p. m. 5:45 p. m.

10:00 p. m. 4:45 p. m. 8:30 p. m. 10:15 p. m.

10:00 p. m. 4:45 p. m. 8:30 p. m. 10:15 p. m.

10:00 p. m. 6:45 p. m.

10:00 p. m.

10:00 p. m. 6:45 p. m.

10:00 p. m.

10:00 p. m.

10:00 On and after August 25 trains will run as fol

> Dra. Olio and Logan, the popular New York specialists, have opened an office at room, thotel Templeton, where the are prepared to treat all surgicel and medical cases however intricate or chronic. They have made chronic dis-cases a special stady, and therefore can and do oute where others fall. EASTERN SPECIALISTS.

> > CONFERENCE NOTICE,

The sixty-second semi-annual conference of the Church of Jesus Christ of Latterday Saints will commence at 10 o'clock on The petition of Haunah Sapish, of American Fork, asking for an abatement of taxes, was denied.

day Saints will commence at 10 o'clock on Sunday morning, October 4, 1891, in the tabernacle, Sait Lake city.

tabernacle, Salt Lake city. A cordial invitation is extended to all the officers and members of the church to EMBROIDERIES, be present at the meeting.

WILFORD WOODRUFF, GEORGE Q. CANNON, JOSEPH F. SMITH. First Presidency.

A SURE CURE FOR PILES. A SCRE CORE FOR PILES.

Itching Piles are known by moisture like perspiration, causing intense itching when warm. This form as well as Blind, Bleeding and protruding, yield at once to Dr. Bosanko's Pile Remedy, which acts directly on the parts affected, absorbs tumors, allays itching and effects a permanent cure. 50c. druggiets or mall; circulars free. Dr. Bosanko, 229 Arch St., Philadelphia, Pa. Sold by Z. C. M. I. Drug Store.



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To Amsze and Amuse!

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QUEEN JUMBO AND ROMEO The Dual Moving Mountains. The Tallest and heaviest elephants eyer known EULL 500 ABSOLUTELY NEW FEATURES.
Too Numerous to Mention Here.

A General Recreative Sight Seeing! HOLIDAY FOR ALL. Two Grand Exhibitions Daily.

Doors Open at 1 and 7 p. m. Performance One Hour Afterwards. For particulars, see Bulletin Boards, Lithoraphs and the various Advertising Mediums.

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Thursday, September 17, THE RENOWNED AMERICAN ACTOR.

As "Mephisto,"

FAUST! performance absolutely without a parall in the history of the American Stage. The Marvelous "BROCKEN SCENE." The Pinnacle of Stage Craft.

Friday, September 18, THE STRANGLERS OF PARIS.

Sale of seats begins Wednesday, Sept. 16th. NEXT ATTRACTION,

Commencing Sept. 19, for Two Nights, HOYT'S MIDNIGHT BELL.

PAVILION THEATRE. Opposite the Knutsford Hotel.

The Popular Family Resort OF THE CITY.

STRICTLY FIRST-CLASS. Admission, 15 and 25c

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WONDERLAND. VERNO-CRAYON ARTIST.
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GEO. EDWARDS-KING OF MINETRELSY.

MURRAY & VALDEAN SKETCH ARTISTS. DEAVES' ROYAL "MARIGNETTES." CHAS. COTALLE-GREATEST ILLUSIONIST Admission 10c.

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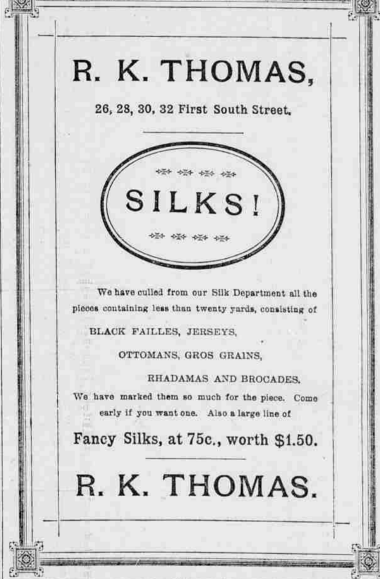
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Game Called at 3 p.m.

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INCANDESCENT LAMPS OF BEST MAKE. Suitable for any Socket, 50 Volts to 110 Volts, 16 C. P. to 750 C. P.

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See Our New Arrivals in Fancy Groceries This Week:

Clam Chowder,

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Curried Oysters Suffice it to say, we cary as Fine and Fresh Stock of Fancy Groceries as can be found in the city. Give us a trial.

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Pickled Walnuts,